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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/721,246	11/26/2003	Jae Hoon Ha	K-0573	6118	
34610 VED & ASSO	7590 06/29/2007		EXAMINER		
KED & ASSOCIATES, LLP P.O. Box 221200			STINSON, F	STINSON, FRANKIE L	
Chantilly, VA	20153-1200		ART UNIT	PAPER NUMBER	
			1746		
			[ p		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)
Office Action Summary		10/721,246	HA, JAE HOON
		Examiner	Art Unit
	<u> </u>	FRANKIE L. STINSON	1746
 Period for	The MAILING DATE of this communication app Reply	ears on the cover sheet with the	correspondence address
WHICH - Extensi after SI - If NO p - Failure Any rep	RTENED STATUTORY PERIOD FOR REPLY IEVER IS LONGER, FROM THE MAILING DATE on sof time may be available under the provisions of 37 CFR 1.13 X (6) MONTHS from the mailing date of this communication. eriod for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, ply received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO  16(a). In no event, however, may a reply be til  17 ill apply and will expire SIX (6) MONTHS from  18 cause the application to become ABANDONE	N. mely filed  the mailing date of this communication. ED (35 U.S.C. § 133)
Status			
2a)	Responsive to communication(s) filed on <u>03 Ma</u> This action is <b>FINAL</b> . 2b)⊠ This Since this application is in condition for allowar Hosed in accordance with the practice under <i>E</i>	action is non-final.	•
Dispositio	n of Claims	•	
5)⊠ C 6)⊠ C 7)⊠ C	Claim(s) <u>1-44</u> is/are pending in the application.  a) Of the above claim(s) is/are withdraw Claim(s) <u>40-44</u> is/are allowed.  Claim(s) <u>1-6,20-24 and 39</u> is/are rejected.  Claim(s) <u>7-19 and 26-38</u> is/are objected to.  Claim(s) are subject to restriction and/or papers		
9)□ Ti	ne specification is objected to by the Examiner	•	
10)[ TI A	ne drawing(s) filed on is/are: a) accesspolicant may not request that any objection to the deplacement drawing sheet(s) including the corrections on the coath or declaration is objected to by the Example 1.	epted or b) objected to by the drawing(s) be held in abeyance. Se on is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority un	der 35 U.S.C. § 119		
12) (A) (A) (A) (A) (A) (A) (A) (A) (A) (A	cknowledgment is made of a claim for foreign	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s	s)		
1) Notice (2) Notice (3) Informa	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D  5) Notice of Informal F  6) Other:	ate

Application/Control Number: 10/721,246

Art Unit: 1746

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1, 3-6, 20-23 and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Germany'673 (Germany 36 04 673) in view of either Yokota et al. (U. S. Pat. No. 6,135,142) or Brust (U. S. Pat. No. 4,249,565).

Re claims 1, 5, 20, 24 and 39, Gemany'673 is cited disclosing a dishwasher comprising: a housing (typical);

a tub (typical) provided in the housing;

an injector assembly (no shown) configured to inject water onto tableware positioned in the tub; and

an inlet valve assembly (5, 6) comprising:

a case provided at an inlet supply passage that supplies water to the tub, wherein the case comprises an inlet opening through which water flows into the case, and an outlet opening through which water is discharged from the case and

a valve that configured to selectively open and close the outlet formed in the case based on an amount of water accumulated in the housing (as at 19, 22) that differs from the claims only in the recitation of the first valve provided in the case and configured to selectively open and close a passage formed in the case; and a second valve provided in the case and configured to close the passage when a leak is detected. Yokota (col. 11, lines 11-33 and col. 14, lines 34-43) and Brust (see fig. 3)

Art Unit: 1746

are each cited disclosing the first and second valves with the second valve being configured to close when a leak is detected. It therefore would have been obvious to one having ordinary skill in the art to modify the inlet valve assembly in Germany'673, to include a case as taught by either Brust or Yokota, since given the corresponding structure, the same is considered to be a mere substation of equivalent mechanical expedients. Re claims 3, 4, 22 and 23, Germany'673 discloses the selectively opening and claimed as claimed, as proposedly modified.

3. Claims 2 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over the applied prior art as applied to claims 1, 20 and 39 above, and further in view of either UK'645 (United Kingdom 2 166 645) or EPO'245 (European Patent Office 0 333 245).

Claims 2 and 24 define over the applied prior art only in the recitation of the case being located at the lower portion of a rear panel. UK'645 and EPO'245 are each cited disclosing the case at the rear panel as claimed. It therefore would have been obvious to one having ordinary skill in the art to relocate the case in the applied prior art to be as taught by either UK'645 or EPO'245, since the same is deemed to be a rearrangement of parts, absent any new or unobvious results (MPEP 2144.04 REVERSAL, DUPLICATION OR RE-ARRANGEMENT OF PARTS).

4. Claims 6 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over the applied prior art as applied to claims 1, 20 and 39 above, and further in view of Polverari et al. (U. S. Pat. No. 6,003,536).

Art Unit: 1746

Claims 6 and 25 define over the applied prior art only in the recitation of the diaphragm valve as claimed. Polverari discloses the valve as claimed. It therefore would have been obvious to one having ordinary skill in the art to substitute for the valve in the applied prior art, a diaphragm valve as taught by Polverari, since the same is deemed to be a substation of equivalents, absent any new or unobvious results (MPEP 2144.04 REVERSAL, DUPLICATION OR RE-ARRANGEMENT OF PARTS).

- 5. Claims 7-19 and 25-39 stand objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 6. Claims 40-44 stand allowed.
- 7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. In Hewitt et al., Fornassari, UK'934, EPO'263, Germany'349, Germ,any'639, Lehman, Olivas, Newman et al., Dwyer Jr.s, France'249 and Wodeslavsky et al., note the control means.
- 8. Applicant's arguments with respect to the pending claims have been considered but are most in view of the new ground(s) of rejection.
- 9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to FRANKIE L. STINSON whose telephone number is (571) 272-1308. The examiner can normally be reached on M-F from 5:30 am to 2:00 pm and some Saturdays from approximately 5:30 am to 11:30 am.

Art Unit: 1746

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Barr, can be reached on (571) 272-1700. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

fls

FRANKIE L. STINSON
Primary Examiner
GROUP ART UNIT 1746